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decrease from the number at a corresponding time last session. The following table indicates the enrollment by states and countries:

Alabama .....	1	Massachusetts .....	1
Arkansas .....	4	Michigan .....	1
California .....	1	Missouri .....	3
Canada .....	1	New Jersey .....	2
Connecticut .....	1	New York .....	4
Delaware .....	1	North Carolina .....	3
District of Columbia.....	6	Pennsylvania .....	2
Florida .....	4	South Carolina .....	8
Georgia .....	8	Tennessee .....	16
Illinois .....	1	Texas .....	6
Indiana .....	1	Virginia .....	120
Kentucky .....	12	West Virginia.....	8
Louisiana .....	3	Wyoming .....	1
Maryland .....	2		
		Total.....	221

Professor Eager has been promoted from an associate professorship to a full professorship, bringing the total number of full professors in the Law School up to five. The course in Evidence has been extended to include sixty instead of forty lectures, and the Course in Practice at Law to include thirty instead of twenty lectures as heretofore. Professor Eager will teach the course in Practice at Law. The courses in Taxation and International Law will henceforth be required for graduation. The course in Suretyship and Guaranty has been discontinued.

It is regretted that Professor Paul has not yet returned to the University, on account of ill health; but it is hoped that he will be able to return within a few days.

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**THE CHARLES MINOR BLACKFORD PRIZE.**—This prize was established through the liberality of Mrs. Susan Colston Blackford, of Lynchburg, Va., in memory of her husband, the late Charles Minor Blackford, a distinguished alumnus of the Law School. The prize consists of fifty dollars in cash, and is awarded each year to a student in the Department of Law for the best essay on some legal or sociological subject. The award is made by a committee of three competent persons, not locally connected with the University, to be selected annually by the Law Faculty.

For the session of 1915-16 this prize was awarded to Mr. Eugene S. Williams, whose essay was entitled "Leading Questions on the Examination of a Witness."

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**EFFECT OF WITHDRAWING EVIDENCE ERRONEOUSLY ADMITTED.**—When evidence which the law declares to be inadmissible has been improperly allowed to go before the jury, can the error thus com-